

Birthday Party-Dance

Parent's Name:	Cell Phone:
Address:	City:
Zip Code:Email:	
Child's Name:	Age:(at time of party)
Party Date:	Time:
Number of party guests:	
• 45 minutes in party room • Fee Options: Renter will be allowe in order to set up. A) 1-10 children □\$125.00 B) 11-18 children □\$150.00 C) 19-25 children □\$200.00 A \$100 refundable deposit is require Balloons available for \$15 per Quantity Requesting:	ted waiver on file prior to party. tor and room/studio availability. TAP, HIP HOP, ZUMBA (circle one) d in party room 30 minutes prior to the start of the party ed. Total amount due incl. deposit: \$ r dozen (limited). Balloons not available on Sunday. Color Requesting: ne may be reserved. See staff member for hourly rate. uring regular business hours. rvation. drink. en not in use; Recreation Center is not responsible for nust be received in writing within 72 hours of the
Parent Signature	Date
Instructor Signature	Date
Recreation Staff Signature	Date
For office use only: Entered on calendar (Dance/Fitness Date pd: Py	Staff taking reservation: Studio/Community Room mt method: Staff:

NOTES

Parties start promptly, please have guests arrive 15 minutes early. An adult must be available outside studio to assist with bathroom breaks. Instructor is not at 45 minute party room time; instructor is only at Dance Studio portion of party.

Ballet Party

Parents of three year-olds must remain outside studio door during studio portion Flexible clothing recommended for twirling, running, jumping Ballet shoes recommended but not required, socks are a suitable alternative Last five minutes of studio time is for a parent presentation Waivers for each guest required

Tap/Hip Hop/Zumba Party

Flexible clothing recommended for twirling, running, jumping Tap shoes recommend but not required Tennis shoes highly recommended Last five minutes of studio time is for a parent presentation Waivers for each guest required

Please complete form first and return to Jessica Alvarado at the Recreation Center Front Desk or via email jessica.alvarado@farmersbranchtx.gov. Staff will contact parent/guardian to make party arrangements.

GENERAL STATEMENT OF UNDERSTANDING

City of Farmers Branch facilities are operated by the City of Farmers Branch, Texas, for the benefit of the general public. Permission for private use of City facilities is a privilege granted by the City of Farmers Branch. Because City facilities have been assembled, maintained and operated for the general public, it is necessary that certain rules and regulations be established to protect its best interest.

HOLD HARMLESS AGREEMENT

In consideration of the City of Farmers Branch, Texas, allowing me to rent room(s) in City facilities, I/we voluntarily assume all risk of loss, damage, or injury and agree to fully indemnify, release and hold harmless the City of Farmers Branch, Texas, and its officials, employees, and/or agents, jointly and/or severally, from every claim because of loss, damage, or injury of any kind because of such activity, resulting from the intentional or negligent act or omission of the undersigned, or any of the undersigned's officers, agents, representatives, partners, shareholders, employees, contractors, invitees, or guests, regardless of whether such loss, damage, or injury is caused by the negligence of the City of Farmers Branch, its officers, employees, agents, and/or contractors.

Therefore, the following UNDERSTANDING must be agreed upon before permission to use the facility is granted.

I have read the General Regulations, Reservation Policy & Procedures, General Statement of Understanding, and the Hold Harmless Agreement and I agree to abide by these conditions. Non-compliance may result in forfeiture of portions or entire deposit. Renter will be held responsible for damage and non-adherence to regulations.

In addition, I understand that the City of Farmers Branch is not responsible for any services not directly related to the City of Farmers Branch that may be used for my event (i.e.: business cards on site for event contacts).

Signature	Print Name	Date

CHAPTER 50 OF THE FARMERS BRANCH CODE OF ORDINANCES

Chapter 50 PROHIBITS Possession/Consumption of alcoholic beverages or tobacco products on City property (inside and outside of facility) without a permit. If you or a member of your party is found in violation of Chapter 50 as it relates to alcoholic beverage and/or tobacco products the following can occur:

- You and your party will be asked to leave the premises immediately.
- You and each member of your party in violation of Chapter 50 (as if pertains to alcohol and tobacco products) may be cited/fined.
- You will forfeit the right to receive a refund of your security deposit.

i nave read a	i have read and am in agreement with the above-mentioned policy and agreement.		
Signature	Print Name	Date	